UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEBRASKA

		United States of America		
		v.)		4.11.CD300.4
		TED A. LEWIS SR.,	Case No.	4:11CR3084
		Defendant)		
		DETENTION ORDER	PENDING T	RIAL
		er conducting a detention hearing under the Bail Resthe defendant be detained pending trial.	form Act, 18	U.S.C. § 3142(f), I conclude that these facts
		Part I—Findin	gs of Fact	
□ (1) Th	ie de	defendant is charged with an offense described in 1	8 U.S.C. § 31	42(f)(1) and has previously been convicted
0	f [\square a federal offense \square a state or local	offense that	would have been a federal offense if federal
	jur	urisdiction had existed - that is		
		a crime of violence as defined in 18 U.S.C. § 31 for which the prison term is 10 years or more.	56(a)(4)or an	offense listed in 18 U.S.C. § 2332b(g)(5)
		an offense for which the maximum sentence is d	leath or life in	nprisonment.
		an offense for which a maximum prison term of	ten years or i	nore is prescribed in
				.*
		a felony committed after the defendant had been described in 18 U.S.C. § 3142(f)(1)(A)-(C), or c		
		any felony that is not a crime of violence but inv	olves:	
		□ a minor victim		
		☐ the possession or use of a firearm or destruc	tive device or	r any other dangerous weapon
		□ a failure to register under 18 U.S.C. § 2250		
□ (2)		The offense described in finding (1) was committed while the defendant was on release pending trial for a federal, state release or local offense.		
□ (3)	A p	period of less than five years has elapsed since the	□ date o	f conviction
	froi	om prison for the offense described in finding (1).		
□ (4)		Findings Nos. (1), (2) and (3) establish a rebuttable presumption that no condition will reasonably assure the safety of another person or the community. I further find that the defendant has not rebutted this presumption.		
		Alternative Fin	idings (A)	
□ (1)	Th	There is probable cause to believe that the defendant	t has committ	ed an offense
		for which a maximum prison term of ten years o	r more is pres	scribed in
		□ under 18 U.S.C. § 924(c).		
□ (2)		he defendant has not rebutted the presumption estable defendant's appearance and the safety of the com		ling 1 that no condition will reasonably assure

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Alternativ	e Fin	dings	(B)
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X (1)	1) There is a serious risk that the defendant will not appear.					
X (2)	There is a serious risk that the defendar	nt will endanger the safety of another person or the community.				
	Part II— State	ment of the Reasons for Detention				
I	I find that the testimony and information s	ubmitted at the detention hearing establishes by X clear and				
convinci	ng evidence a preponderance of the	evidence that				
	ndant poses a risk of flight and a risk of had which would effectively ameliorate that	arm to the public; no conditions of release have currently been risk.				
	Part III—D	Directions Regarding Detention				
in a correpending order of	ections facility separate, to the extent pracappeal. The defendant must be afforded a	of the Attorney General or a designated representative for confinement cticable, from persons awaiting or serving sentences or held in custody a reasonable opportunity to consult privately with defense counsel. Or orney for the Government, the person in charge of the corrections facility rshal for a court appearance.				
Date:	September 1, 2011	s/Cheryl R. Zwart				
		United States Magistrate Judge				